Case:14-20473-MJK Doc#:2 Filed:05/27/14 Entered:05/27/14 11:27:00 Page:1 of 3

United States Bankruptcy Court Southern District of Georgia

14-20473

In re		rles Willis an Willis				Case No.					
				De	ebtor(s)	Chapter	13				
				APTER 13 PLA		<u>ON</u>					
1.	Deb	tor(s) shall pay to	the Trustee the sum	of \$ 210.00 f	or the applicable	e commitment perio	od of:				
		60 months: or a minimum of 36 r	months. § 1325(b)(4)).		le include the follov	wing): These plan payments				
2.	From the payments so received, the Trustee shall make disbursements as follows:										
	(a) The Trustee percentage fee as set by the United States Trustee.										
	(b) Attorney fees allowed pursuant to § 507(a)(2) of \$_3,000.00 to be paid in accordance with applicable General Orders of this Court.										
	(c) Other § 507 claims, unless provided for otherwise in the plan will be paid in full over the life of the plan as funds become available in the order specified by law.										
	(d)	Monthly payments according to the contract on the following long-term debts. § 1322(b)(5). (Payments which become due after the filing of the petition but before the month of the first payment designated here will be add to the pre-petition arrearage claim):									
		CREDITO	<u>OR</u>		FIRST TRUSTE	<u>EE</u>	INITIAL MONTHLY				
		-NONE-		<u>PAYMENT</u>			PAYMENT				
	IN THE ALTERNATIVE: Debtor will make post-petition payments direct to creditor according to the contract on the following long-term debts:										
	CREDITOR SELECT PORTFOLIO					<u>INITIAL I</u>	MONTHLY PAYMENT \$616.00				
	(e) Fully Secured Allowed Claims and Executory Contracts as set forth below:										
		CREDITO	OR COLLATI	ERAL	ESTIMATED CLAIM	INTEREST RATI	E MONTHLY PAYMENT				
		Titlemax	2006 Kia	Surrento	\$1,000.00	5.00%	\$20.72				
		WORLD ACCEPTA CORP	1995 Ford ANCE	l Ranger	\$2,585.00	5.00%	\$53.56				
	Payments are based on current figures. Payments may change at confirmation to reflect actual claims.										
		Undersecured Allowed Claims. Debtor moves to value the collateral partially securing the following claims pursuant to \$506 and provide payment in satisfaction of those claims as set forth below:									
		CREDITO	OR COLLATER	AAL <u>V</u>	ALUATION	INTEREST	MONTHLY				
		FARMERS FURNITU			\$1,500.00	<u>RATE</u> 5.00 %	<u>PAYMENT</u> \$24.86				

Case:14-20473-MJK Doc#:2 Filed:05/27/14 Entered:05/27/14 11:27:00 Page:2 of 3

	(g) Cure payments on allowed prepetition	n arrearage claims set forth	below. § 1322(b)(5):	14-20473		
	CREDITOR SELECT PORTFOLIO SVCIN	I	ESTIMATED PREF	PETITION CLAIM \$1,232.00		
	(h) The following unsecured allowed claim	ms are classified to be paid	at 100% with interest at	_ %; ⊠ without interest.		
	<u>CREDITOR</u> -NONE-					
	(i) Allowed general unsecured cla or 6, will be paid a <u>0</u> % di		ed portion of any bifurcated claim f \$, whichever is greater.	ms provided for in $\P2(f)$		
3.	Debtor will make § 1326(a)(1) pre-confirm creditors: Direct to the Creditors	protection payments on allowed stee	claims of the following			
	CREDITOR		ADEQUATE PROTEC			
	-NONE-		PAY	MENT AMOUNT		
1.	Debtor will pay all post-petition domestic Debtor requests Trustee to provide the sta			ified here. § 101(14A).		
	CREDITOR -NONE-		ADDRESS			
5.	Pursuant to 11 U.S.C. §522(f), debtor more 349, with respect to the property described		following creditors, upon confi	rmation but subject to §		
	CREDITOR Access Loan Company		PROPERTY Misc HHG and furnishings			
	Access Loan Company		Misc HHG and furnishings			
	First Franklin		Misc HHG and furnishings			
	SECURITY		Misc HHG and furnishings			
	WORLD ACCEPTANCE O	CORP	Misc HHG and furnishings			
5.	The following collateral is surrendered to	the creditor to satisfy the se	ecured claim to the extent showr	n below:		
	CREDITOR		AM	OUNT OF CLAIM		
	-NONE-	COLLATERAL		SATISFIED		
7.	Holders of allowed secured claims shall re	etain the liens securing said	claims to the full extent provide	ed by § 1325(a)(5).		
3.	Other provisions:					
	. Adequate protection for secured credithereafter, the payments set forth in (2) estimated based on currently available protection payments, administrative prolaims are paid in full. All debts sched be discharged upon completion of the debtor(s) under section 2(d) of the plantalso be discharged upon completion of	(e) and/or (f) will begin. I information and will be a iority claim will be paid pi uled or listed in the banki plan except debts that are In the event stay relief i	The payment listed under sect djusted as needed at confirma orate with secured claims un tuptcy filings, whether or not les specifically listed as long ter	ions 2(e) and/or (f) are ation. After adequate atil all administrative isted in the plan, shall and debts by the		
	b. Debtor(s) proposes to pay filing fees THROUGH PLAN.					
	c. Debtor(s) propose to accept the leas post-petition direct payments on same,					

Case:14-20473-MJK Doc#:2 Filed:05/27/14 Entered:05/27/14 11:27:00 Page:3 of 3

d. Debtor(s) propose to reject the following long term debts, to wit: Alltel

14-20473

- e. Any secured claims that are filed in the within case that are not provided for by the plan will be paid after provided for secured claims with an interest rate of 3.25 percent.
- 9. The amount, and secured or unsecured status, of claims disclosed in this Plan are based upon debtor's best estimate and belief. An allowed proof of claim will supersede those estimated claims. Objections to claims may be filed before or after confirmation. Debtor will increase payments in the amount necessary to fund allowed claims as this Plan proposes, after notice from the Trustee and a hearing if necessary, unless a Plan Modification is approved.

Date	May 27, 2014	Signature	/s/ Charles Willis
			Charles Willis
			Debtor
Date	May 27, 2014	Signature	/s/ Lillian Willis
			Lillian Willis
			Joint Debtor

Revised 10/2005